

Proposed Claim Amendments(JWRIGHT.008C1 - 09/220.284)

15. (Amended) The method of Claim 11, wherein the data storage comprises a mail server so that [the client computer] one of the mobile clients can access electronic mail.

22. (Amended) A client/server system, comprising:  
a plurality of portable client [computers] devices, each client [computer] device comprising:

a client database, and

a communications module;

a data storage; and

a server computer persistently connected with the data storage, the server computer comprising a session module to non-persistently connect to at least one of the communications modules of an associated one of the portable client [computers] devices and access the associated client database from time to time, wherein the plurality of portable client [computers] devices shareably access at least a portion of the data stored on the data storage.

23. (Amended) The system of Claim 22, wherein a portion of the associated client database associated with a one of the plurality of portable client [computers] devices is retrieved and stored in the data storage.

24. (Amended) The system of Claim 22, wherein the data storage comprises a mail server so that at least one of the portable client [computers] devices can access electronic mail.

29. (Amended) A client/server system, comprising:  
a plurality of portable client [computers] devices;  
a plurality of data storages;  
a server computer persistently connected to the plurality of data storages; and  
a plurality of session modules executing on the server computer, each session module in data communication with one or more of the plurality of data storages that may be different than the one or more of the plurality of data storages in communication with

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the other session modules, wherein one of the plurality of session modules non-persistently connects to at least one of the plurality of portable client devices.

*Please add the following new Claims 31-39:*

31. The system of Claim 1, wherein the data storage comprises a plurality of databases, each database associated with a service.

32. The system of Claim 1, wherein the connection between the portable client device and the server computer is a wireless connection.

33. The system of Claim 11, wherein the data storage comprises a plurality of databases, each database associated with a service.

34. The system of Claim 11, wherein the connecting comprises wirelessly connecting between the one of the mobile clients and the server.

35. The system of Claim 22, wherein the data storage comprises a plurality of databases, each database associated with a service.

36. The system of Claim 22, wherein the connection between one of the plurality of portable client devices and the server computer is a wireless connection.

37. The system of Claim 29, wherein a one of the data storages comprises a plurality of databases, each database associated with a service.

38. The system of Claim 29, wherein the connection between at least one of the plurality of portable client devices and the server computer is a wireless connection.

39. A client/server system, comprising:  
a portable client device, comprising:  
a client database, and

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a communications module; and  
a server computer, comprising:  
a data storage, and  
a session module, in communication with the data storage, to non-persistently and wirelessly connect to the communications module and access the client database from time to time.

Comments on Reisman:

*A portable client device*, comprising a client database and a communications module, that is recited in Applicant's claims is not discussed in the Office Action.

The Office Action tries to show that Reisman teaches a session module that is part of the server computer. Applicant's Claim 1 recites that the server computer comprises the data storage and the session module. In the discussion of the session modules at ¶ 30 of the Office Action, the text at Reisman Col. 4, lines 9-42 describes a product called REMOTEWARE, which is a product that runs on the client. See line 12: "a client or node package". The text at Col. 15, lines 10-54 describes activity that is initiated and is controlled by the client and not the server.

Comments on Lotus cc:Mail:

Applicant will traverse the rejection of Claims 1-30. Applicant is unaware of any PTO rule that allows the Examiner to reject a claim under § 102 based on personal knowledge. In addition, the statutory recitation of § 102(e) appears inapposite to the commercial product reference. If the Examiner has a reference then Applicant respectfully requests production of the same. Otherwise, the apparent claim rejections must be withdrawn. (Official notice cannot be taken in a § 102 rejection and recitation of § 2144.03 clearly refers to such notice being used in an "obviousness rejection" which would arise from § 103).

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